I N THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF TEXAS MCALLEN DIVISION

UNI	TED STATES OF AMERICA,	§	
	Plaintiff,	§	
		§	
v.		§	CIVIL ACTION NO. 7:20-cv-00439
		§	
4.862	2 ACRES OF LAND, MORE OR LESS,	§	
SITU	JATE IN STARR COUNTY, STATE OF	§	
TEX	AS, ESTELA Q. SALINAS, et al.,	§	
	Defendants.	§	

COMPLAINT IN CONDEMNATION

- 1. This is a civil action brought by the United States of America at the request of the Secretary of the Department of Homeland Security, through the Acquisition Program Manager, Wall Program Management Office, U.S. Border Patrol Program Management Office Directorate, U.S. Border Patrol, U.S. Customs and Border Protection, Department of Homeland Security, for the taking of property under the power of eminent domain through a Declaration of Taking, and for the determination and award of just compensation to the owners and parties in interest.
- 2. The Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § 1358.
- 3. The interest in property taken herein is under and in accordance with the authority set forth in Schedule "A."
- 4. The public purpose for which said interest in property is taken is set forth in Schedule "B."
- 5. The legal description and map or plat of land in which certain interests are being acquired by the filing of this Complaint, pursuant to the Declaration of Taking, are set forth in Schedules "C" and "D."

6. The interest being acquired in the property described in Schedules "C" and "D" is

set forth in Schedule "E."

7. The amount of just compensation estimated for the property interest being acquired

is set forth in Schedule "F."

8. The names and addresses of known parties having or claiming an interest in said

acquired property are set forth in Schedule "G."

9. Local and state taxing authorities may have or claim an interest in the property by

reason of taxes and assessments due and eligible.

WHEREFORE, Plaintiff requests judgment that the interest described in Schedule "E" of

the property described in Schedules "C" and "D" be condemned, and that just compensation for

the taking of said interest be ascertained and awarded, and for such other relief as may be lawful

and proper.

Respectfully submitted,

RYAN K. PATRICK

United States Attorney Southern District of Texas

By: s/Baltazar Salazar

Baltazar Salazar

Assistant United States Attorney Attorney-in-Charge for Plaintiff

S.D. Tex. ID No. 3135288 Texas Bar No. 24106385

600 E. Harrison Street, Suite 201

Brownsville, Texas 78520

Tel: (956) 983-6057

Fax: (956) 548-2775

E-mail: Baltazar.Salazar@usdoj.gov

SCHEDULE A

SCHEDULE A

AUTHORITY FOR THE TAKING

The property is taken under and in accordance with 40 U.S.C. §§ 3113 and 3114, which authorize the condemnation of land and the filing of a Declaration of Taking; the Act of Congress approved September 30, 1996, as Public Law 104-208, Division C, Section 102, 110 Stat. 3009-546, 3009-554-55, as amended and codified at 8 U.S.C. § 1103(b) & note; and the Act of Congress approved March 23, 2018, as Public Law 115-141, div. F, tit. II, 132 Stat. 348, which appropriated the funds that shall be used for the taking.

SCHEDULE B

SCHEDULE B

PUBLIC PURPOSE

The public purpose for which said property is taken is to construct, install, operate, and maintain roads, fencing, vehicle barriers, security lighting, cameras, sensors, and related structures designed to help secure the United States/Mexico border within the State of Texas.

SCHEDULE C

SCHEDULE C

LEGAL DESCRIPTION

Starr County, Texas

Tract: RGV-RGC-6056

Owner: Estela Q. Salinas, et al.

Acres: 4.862

Being a 4.862 acre tract (211,808 sq ft) parcel of land, more or less, being out of a called 52.600 acres, calculated as 61.525 acres, in Porcion No. 80, in Starr County, Texas conveyed to Joel F. Salinas & Estela Q. Salinas, ET AL, Volume 913, Page 388. Said parcel of land more particularly described by metes and bounds as follows;

Starting at COE Project control marker SR-01 2019, having the following NAD83 (2011) Grid Coordinates N=16662165.65, E=876387.48; Thence N88°39'43"E a distance of 4164.16 feet to a found 5/8" iron rod on the North line of the Joel F. Salinas & Wife Estela Q. Salinas tract, Volume 905, Page 70, for the **Point of Commencement,** having the following coordinates: N=16662262.88, E=880550.51.

Thence: S02°43'16"W departing said property line, a distance of 1382.89 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6054-2-1=6056-1, on the West line of the Joel F. Salinas & Estela Q. Salinas, ET AL tract, Volume 913, Page 388 and on the East line of the Joel F. Salinas & Wife Estela Q. Salinas tract, Volume 905, Page 70, for the **Point of Beginning**, having the following coordinates: N=16660881.55, E=880484.86, said point being on the Northern boundary of the parcel herein described.

Thence: S78°11'25"E departing said property line, along said Northern boundary, a distance of 336.28 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6056-1A for a Point on Line;

Thence: S78°11'25"E along said Northern boundary, crossing an existing barbed wire fence line at 303.67 feet, crossing the center of an existing 8 foot wide dirt road at 315 feet, a distance of 336.28 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6056-1B for a Point on Line;

Thence: S78°11'25"E along said Northern boundary, crossing an existing barbed wire fence line at 143.10 feet, crossing the center of an existing 10 foot wide dirt road at 323 feet, to an existing barbed wire fence line, a distance of 336.28 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6056-2=6057-5 for angle, said **Exhibit "A"** point being on the East line of the Joel F. Salinas & Estela Q. Salinas, ET AL tract, Volume 913, Page 388 and on the West line of the Miguel Garcia, Jr tract, Volume 1102, Page 182;

Thence: S09°24'47"W departing said Northern boundary, along said property line, along said fence, a distance of 210.18 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6056-3=6057-4 for angle, said point being on the Southern boundary of the parcel herein described;

Thence: N78°11'25"W along said Southern boundary, departing said property line, departing said fence, crossing the center of an existing 9 foot wide dirt road at 14 feet, a distance of 336.12 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6056-3A for a Point on Line;

Thence: N78°11'25"W along said Southern boundary, crossing an existing barbed wire fence at 32.16 feet, a distance of 336.13 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6056-3B for a Point on Line;

Thence: N78°11'25"W along said Southern boundary, a distance of 336.13 feet to a set 5/8" x 36" iron rebar and EMC Inc. 3" aluminum cap stamped RGV-RGC-6054-2-2=6056-4 for angle, said point being on the West line of the Joel F. Salinas & Estela Q. Salinas, ET AL tract, Volume 913, Page 388 and on the East line of the Joel F. Salinas & Wife Estela Q. Salinas tract, Volume 905, Page 70;

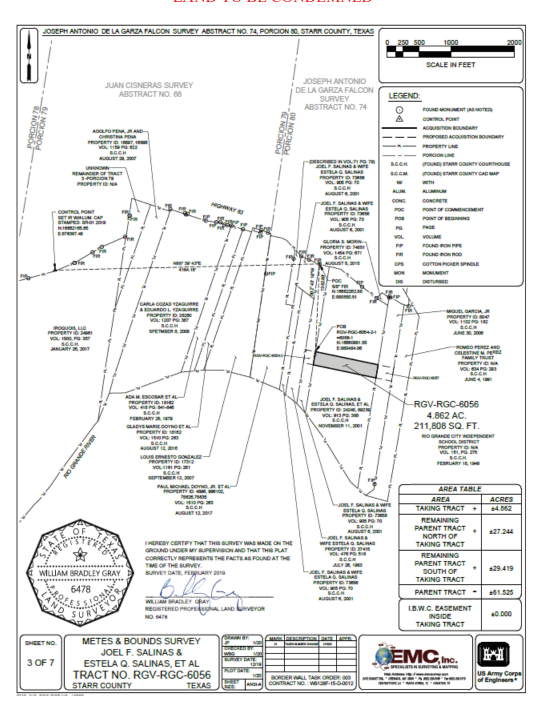
Thence: N09°17'16"E along said property line, departing said Southern boundary, a distance of 210.20 feet returning to the **Place of Beginning.**

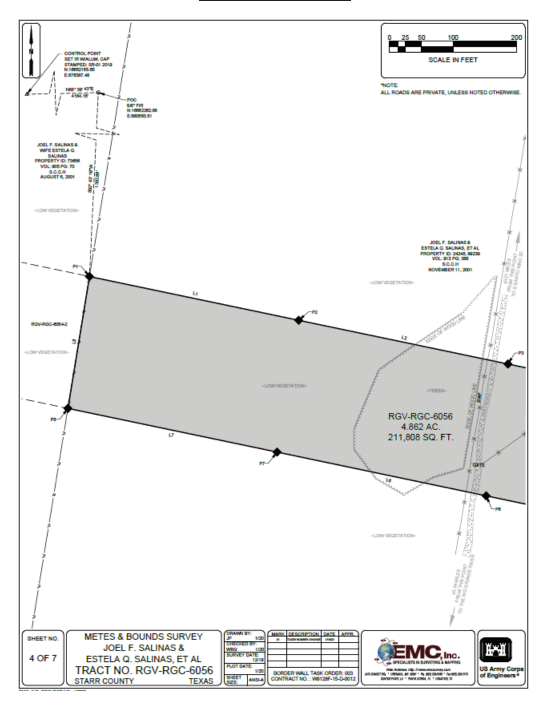
SCHEDULE D

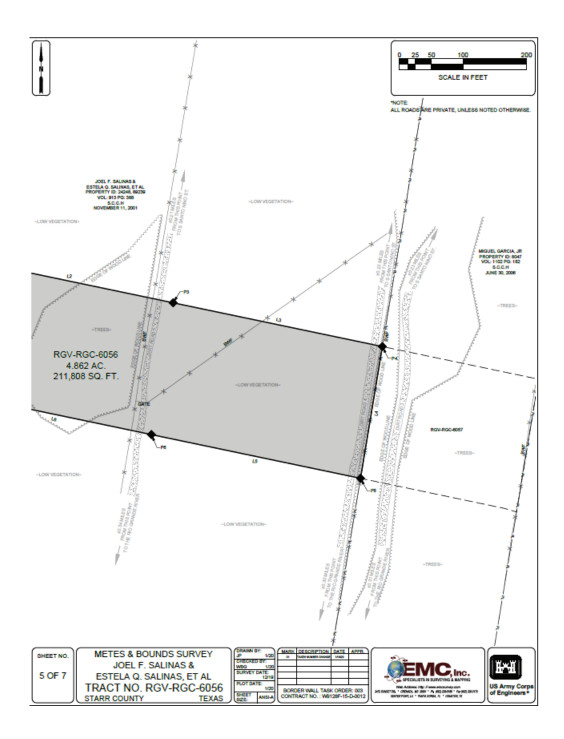
SCHEDULE D

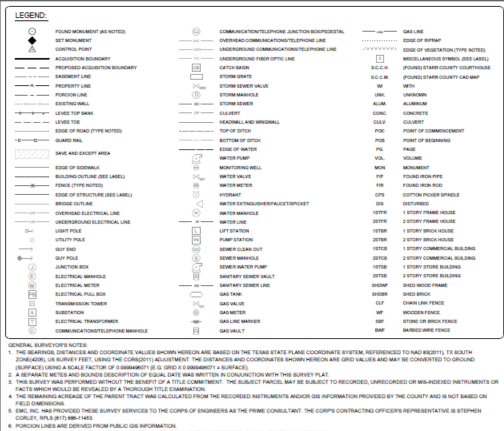
MAP or PLAT

LAND TO BE CONDEMNED









- PORCION LINES ARE DERIVED FROM PUBLIC GIS INFORMATION.
 TEXAS 811 UTILITY LOCATE REQUEST WAS SUBMITTED FOR THIS SURVEY ON DECEMBER 18, 2019 (TICKET NO. 1986258452).

6 OF 7

METES & BOUNDS SURVEY JOEL F. SALINAS & ESTELA Q. SALINAS, ET AL TRACT NO. RGV-RGC-6056 TEXAS







PARCEL TABLE						
MONUMENT/LINE/CURVE#	MONUMENT NAME	NORTHING	EASTING	DISTANCE	DIRECTION	
P1	RGV-RGC-6054-2-1=6056-1	16660881.55	880484.86			
L1				336.28'	578°11'25"E	
P2	RGV-RGC-6056-1A	16660812.72	880814.02			
L2				336.28'	578°11'25"E	
P3	RGV-RGC-6056-1B	16660743.90	881143.18			
L3				336.28'	578°11'25"E	
P4	RGV-RGC-6056-2=6057-5	16660675.08	881472.34			
L4				210.18"	509°24'47"W	
P5	RGV-RGC-6056-3=6057-4	16660467.72	881437.96			
L5				336.12"	N78°11'25"W	
P6	RGV-RGC-6056-3A	16660536.51	881108.95			
L6				336.13'	N78°11'25"W	
P7	RGV-RGC-6056-3B	16660605.31	880779.94			
L7				336.13"	N78°11'25"W	
P8	RGV-RGC-6054-2-2=6056-4	16660674.10	880450.93			
L8				210.20'	N09°17'16"E	

7 OF 7

METES & BOUNDS SURVEY
JOEL F. SALINAS &
ESTELA Q. SALINAS, ET AL
TRACT NO. RGV-RGC-6056
STARR COUNTY TEXAS

PLOT DATE: 1/20 SHEET ANSI-A	BORDER WALL TASK ORDER: 003 CONTRACT NO.: W0128F-15-D-0012					
12/19						
WBG 1/20 SURVEY DATE:						
CHECKED BY:						
JP 1/20	04	TOURS HAWAR COURT	MM00			
		DESCRIPTION		APPR.		





Tract: RGV-RGC-6056

Owner: Estela Q. Salinas, et al.

Acreage: 4.862

SCHEDULE E

SCHEDULE E

ESTATE TAKEN

Starr County, Texas

Tract: RGV-RGC-6056

Owner: Estela Q. Salinas, et al.

Acres: 4.862

The estate taken is fee simple, subject to existing easements for public roads and

highways, public utilities, railroads, and pipelines; and subject to all interests in minerals

and appurtenant rights for exploration, development, production and removal of said

minerals;

Reserving to the owners of the lands identified in conveyance recorded with

Official Records, Starr County, Texas, volume 913, page 388, and volume 833, page 501,

reasonable access to and from the owners' lands lying between the Rio Grande River and

the border barrier through opening(s) or gate(s) in the border barrier between the

westernmost mark labeled "Beginning" and easternmost mark labeled "Ending" depicted

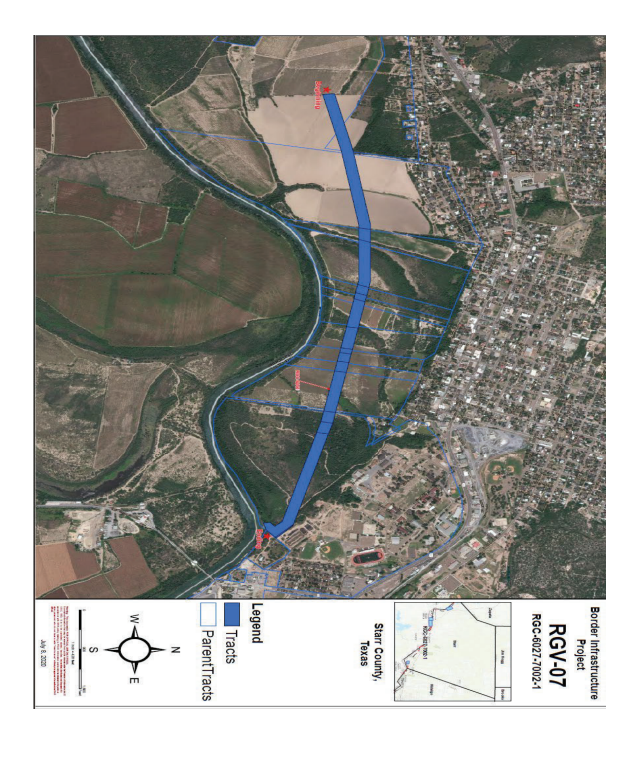
on the map below;

Excepting and excluding all interests in water rights and water distribution and

drainage systems, if any, provided that any surface rights arising from such water rights or

systems are subordinated to the United States' construction, operation and maintenance of

the border barrier.



SCHEDULE F

SCHEDULE F

ESTIMATE OF JUST COMPENSATION

The sum estimated as just compensation for the land being taken is TWENTY NINE THOUSAND, SIX HUNDRED EIGHTEEN DOLLARS AND NO/100 (\$29,618.00), to be deposited herewith in the Registry of the Court for the use and benefit of the persons entitled thereto.

SCHEDULE G

SCHEDULE G

INTERESTED PARTIES

The following table identifies all persons who have or claim an interest in the property condemned and whose names are now known, indicating the nature of each person's property interest(s) as indicated by references in the public records and any other information available to the United States. *See* Fed. R. Civ. P. 71.1(c).

Interested Party	Reference		
Jacqueline Ruth Bazan	RGV-RGC-6056		
408 Palm Shores Drive	Starr County, Texas, Court-At-Law		
La Joya, Texas 78560	Cause No. PR-87-34 Last Will and		
Heir of Joel Felix Salinas	Testament of Adela Salinas		
Kennedy Felix Salinas	Warranty Deed Document No. 2001-		
c/o Jacqueline Ruth Bazan,	218902 Recorded November 7, 2001		
General Counsel	Deed Records of Starr County, Texas		
408 Palm Shores Drive			
La Joya, Texas 78560	Warranty Deed Document No. 2001-		
Heir of Joel Felix Salinas	218317 Recorded October 9, 2001		
	Deed Records of Starr County, Texas		
Katherine Ruth Salinas			
c/o Jacqueline Ruth Bazan,	Warranty Deed Document No. 2001-		
General Counsel	218316 Recorded October 9, 2001		
408 Palm Shores Drive	Deed Records of Starr County, Texas		
La Joya, Texas 78560	-		
Heir of Joel Felix Salinas	Warranty Deed Document No. 2001-		
	217108 Recorded August 7, 2001		
Estela Q. Salinas	Deed Records of Starr County, Texas		
c/o Jacqueline Ruth Bazan,			
General Counsel	Warranty Deed Document No. 2001-		
408 Palm Shores Drive	217107 Recorded August 7, 2001		
La Joya, Texas 78560	Deed Records of Starr County, Texas		
Ruben Salinas, Jr. and Norabel Salinas	RGV-RGC-6056		
c/o Jacqueline Ruth Bazan,	Starr County, Texas, Court-At-Law		
General Counsel	Cause No. PR-87-34 Last Will and		
408 Palm Shores Drive	Testament of Adela Salinas		
La Joya, Texas 78560			
	Warranty Deed Document No. 1995-		
	174211 Recorded January 11, 1995		
	Deed Records of Starr County, Texas		

	Warranty Deed Document No. 1995- 180056, Recorded July 20, 1995 Deed Records of Starr County, Texas
Ameida Salinas	RGV-RGC-6056
Starr County Tax Assessor-Collector	Property Id. 24248
100 N FM 3167, Room 201	Acct. No. 00074-08000-00370-000000
Rio Grande City, Texas 78582	

JS 44 (Rev. 06/17)

Case 7:20-cv-00439 Document 1-2 Filed on 12/30/20 in TXSD Page 1 of 2 CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PLACE OF THIS FORM.)

purpose of initiating the civil d	ocket sheet. (SEE INSTRUC	TIONS ON NEXT PAGE OF TI	HIS FORM.)				
I. (a) PLAINTIFFS			DEFENDANTS				
United States of America			4.862 Acres of Land, More or Less, Situate in Starr County, State of Texas, Estela Q. Salinas, et al.				
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)			County of Residence of First Listed Defendant Starr (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.				
(c) Attorneys (Firm Name,	Address, and Telephone Number	r)	Attorneys (If Known)				
AUSA Baltazar Salazar, Suite 201, Brownsville, T			et,				
II. BASIS OF JURISDI	ICTION (Place an "X" in O	ne Box Only)		RINCIPAL PARTIES	(Place an "X" in One Box for Plaintig		
■ 1 U.S. Government Plaintiff	☐ 3 Federal Question (U.S. Government)	Not a Party)		TF DEF 1 □ 1 Incorporated or Pr of Business In □			
☐ 2 U.S. Government Defendant			Citizen of Another State				
			Citizen or Subject of a Foreign Country	3 🗖 3 Foreign Nation	□ 6 □ 6		
IV. NATURE OF SUIT			FODEFITUDE/PENALTY		of Suit Code Descriptions. OTHER STATUTES		
CONTRACT ☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel &	PERSONAL INJURY 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability PERSONAL PROPERTY 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability PRISONER PETITIONS Habeas Corpus: 463 Alien Detainee 510 Motions to Vacate Sentence 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detainee - Conditions of Confinement	G25 Drug Related Seizure of Property 21 USC 881 690 Other LABOR 710 Fair Labor Standards Act 720 Labor/Management Relations 740 Railway Labor Act 751 Family and Medical Leave Act 790 Other Labor Litigation 791 Employee Retirement Income Security Act IMMIGRATION 462 Naturalization Application 465 Other Immigration Actions	322 Appeal 28 USC 158 423 Withdrawal 28 USC 157 423 Withdrawal 28 USC 157 424 Withdrawal 28 USC 157 425 Withdrawal 28	OTHER STATUTES □ 375 False Claims Act □ 376 Qui Tam (31 USC 3729(a)) □ 400 State Reapportionment □ 410 Antitrust □ 430 Banks and Banking □ 450 Commerce □ 460 Deportation □ 470 Racketeer Influenced and Corrupt Organizations □ 480 Consumer Credit □ 490 Cable/Sat TV □ 850 Securities/Commodities/ Exchange □ 890 Other Statutory Actions □ 891 Agricultural Acts □ 893 Environmental Matters □ 895 Freedom of Information Act □ 896 Arbitration □ 899 Administrative Procedure Act/Review or Appeal of Agency Decision □ 950 Constitutionality of State Statutes		
	moved from 3 ate Court Cite the U.S. Civil Sta 40 U.S.C. 3113 a Brief description of ca Land condemnati	Appellate Court tute under which you are fi nd 3114 use: on proceeding for fee IS A CLASS ACTION	Reinstated or Reopened 5 Transfe Anothe (specify) lling (Do not cite jurisdictional state) simple interest to construent DEMAND \$	er District Litigation Transfer tutes unless diversity): uct, install, operate and r	n - Litigation - Direct File maintain border security. if demanded in complaint:		
VIII. RELATED CASI IF ANY	E(S) (See instructions):	JUDGE		DOCKET NUMBER			
DATE 12/30/2020 FOR OFFICE USE ONLY		signature of attor s/Baltazar Salaz					
	MOUNT	APPLYING IFP	JUDGE	MAG. JUI	OGE		

INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

- **I.(a) Plaintiffs-Defendants.** Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.
- (b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.Cv.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here. United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; **NOTE: federal question actions take precedence over diversity cases.**)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If there are multiple nature of suit codes associated with the case, pick the nature of suit code that is most applicable. Click here for: Nature of Suit Code Descriptions.
- V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date. Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation – Transfer. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407

Multidistrict Litigation – Direct File. (8) Check this box when a multidistrict case is filed in the same district as the Master MDL docket.

PLEASE NOTE THAT THERE IS NOT AN ORIGIN CODE 7. Origin Code 7 was used for historical records and is no longer relevant due to changes in statue.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity. Example: U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P. Demand. In this space enter the actual dollar amount being demanded or indicate other demand, such as a preliminary injunction. Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.
- VIII. Related Cases. This section of the JS 44 is used to reference related pending cases, if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.